

PTO/SB/21 (04-04

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TRÂNSMITTAL	<u> </u>	pplication Number	10/619,	<u></u>		
AUN 3 0 2005 EORM	Fi	ling Date	July 14	, 2003		
(to be used for all sprespondence after initial	Fi	rst Named Inventor	GADOV	V et al.		
TRACE HART	Aı tiling)	rt Unit	1755			
TRACES	Ex	xaminer Name	KOSLO	W, C. Melissa		
Total Number of Pages in This Submission	At	ttorney Docket Number	9252-00	00001/DVA		
ENCLOSURES (check all that apply)						
Fee Transmittal Form (in Duplicate)	☐ Drawing(s)	(1 replacement sheet)	. —	After Allowance Communication to Technology Center (TC)		
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☐ Information Disclosure Statement	,					
Certified Copy of Priority Document(s)	Remarks	The Commissioner is fees that may be req Account No. 08-0750	uired under	horized to charge any additional 37 CFR 1.16 or 1.17 to Deposit		
Response to Missing Parts/ Incomplete Application						
Response to Missing Parts under 37 CFR 1.52 or 1.53						
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Firm or Individual name Harness, Dickey &	Pierce, P.L.C.	Attorney Name Re		Reg. No. 30,692		
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PTO/SB/17 (12-04)

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CIPE TO ANCHUTTAL	Complete if Known			
FÉE TRANSMITTAL	Application Number	10/619,215		
JUN 3 0 2005 g for FY 2005	Filing Date	July 14, 2003		
₩ /	First Named Inventor	GADOW, et al.		
Effective 1807/2004. Patent fees are subject to annual revision.	Examiner Name	KOSLOW, C. Melissa		
Effective 1907/2004. Patent fees are subject to annual revision. TOTAL AMOUNT OF PAYMENT (\$) 130	Art Unit	1755		
TOTAL AMOUNT OF PAYMENT (\$) 130	Attorney Docket No.	9252-000001/DVA		

METHOD OF PAYMENT (check all that apply) FEE CALCULATION				ALCULATION (continued)					
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Account 08-0750 Number		1052	50	2052	25	Surcharge - late provisional filing fee or cover sheet.			
				1053	130	1053	130	Non-English specification	
Deposit Account	Harness, Dickey & Piero	nà BLC		1812	2,520	1812	2,520	For filing a request for reexamination	
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to the above-identific	ed deposit account.	-			ŀ			month	
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1011 300 2	011 150 Utility fil	ling fee	7	1403	1000	2402	500	Filing a brief in support of an appeal	\vdash
1012 200 2	012 100 Design	filing fee	7	1452	500			Request for oral hearing Petition to revive – unavoidable	
1013 200 2	013 100 Plant fili	ing fee	1	1452	1500	2452 2453	250 750		<u> </u>
1014 300 2	014 150 Reissue	e filing fee		1	i i			Petition to revive – unintentional	
1005 200 2	005 100 Provisio	onal filling fee		1501	1400	2501	700	Utility issue fee (or reissue)	
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2. EXTRA CLA	M FEES FOR UTIL	ITY AND REISSUE		1007	30	1607	50	Processing fee under 37 CFR 1.17 (q)	\vdash
	Extra	Fee from Fee		1806	180	1806	180	Submission of Information Disclosure Stmt	
	Claims		-					Recording each patent assignment	
Total Claims Independent	-20 ** = 0	X = [0	╡	8021	40	8021	40	per property (times number of properties)	
Claims Multiple	-3 ** = 0	X = 0	╣	1809	790 2809 395 Filing a submission after final rejection (37 CFR § 1.129(a))				
Dependent	- "	= 0		1810 790 2810 395 For each additional invention to be examined (37 CFR § 1.129(b))					
Large Entity Fee Fee	Small Entity Fee Fee Fee	e Description		1801	790	2801	395	Request for Continued Examination (RCE)	
Code (\$) 1202 50	Code (\$) —			Other fe	e (specif	fy) <u>Termi</u>	nal Discl	aimer	130
1202 50 1201 200		aims in excess of 20 ependent claims in excess of 3		*Redu	ced by B	asic Fili	na Fee í	Paid SUBTOTAL (3) (\$)130	
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SUBMITTED BY				C	omplete (if applicable)
Name (Print/Type)	David L. Super	Registration No. (Attorney/Agent)	30,692	Telephone	(248) 641-1600
Signature	1			Date	50 due 2005

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RMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A "PRIOR" PATENT

Docket Number (Optional) 9252-000001/DVA

In re Application of: GADOW et al.

Application No. 10/619,215

Filed: July 14, 2004

For: THERMAL INSULATING MATERIAL AND METHOD OF PRODUCING SAME

The owner*, MTU Aero Engines GMBH, of 100% percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term **prior patent** No. <u>6.602,814</u> as the term of said prior patent is defined in 35 U.S.C. 154 and 173, and as the term of said prior patent is presently shortened by any terminal disclaimer. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of the term of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the prior patent, "as the term of said prior patent is presently shortened by any terminal disclaimer," in the event that said prior patent

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is found invalid by a court of competent juri is statutorily disclaimed in whole or termina has all claims canceled by a reexamination is reissued: or	illy disclaimed under 37 CFI	R 1.321;	
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2. The undersigned is an attorney of reco	ord. Reg. No. <u>27,313</u>	fu H. Bra	de 6/30/05
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